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3	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE			
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5	TRACEY SEARS,	Case No. C11-1998-JCC		
6	Plaintiff,			
7	v.	TAXATION OF COSTS		
8	THE BOEING COMPANY, et al.,			
9	Defendants.			
10				
	Having considered briefs in support of, and in opposition to, the cost bill herein, costs in the			
11	cause indicated above are hereby taxed against PLAINTIFF - TRACEY SEARS, and on behalf of			
12	DEFENDANT - THE BOEING COMPANY, et al., in the amount of \$1,618.10 and included in the			
13	judgment as follows:			
14	Pa	<u>quested</u>	Disallowed	Allowed
15		,268.10	-0-	\$1,268.10
16	The clerk allowed the full cost for plaintiff's deposition used to support defendants' successful			
17	summary judgment motion.			
18	, ,	207.45	\$207.45	-0-
19	Copying costs associated with the production of discovery materials are not taxable.			
20	III. FEES OF THE CLERK. \$3	350.00	-0-	\$350.00
21	The clerk has no discretion but to allow costs to the prevailing party. The relative financial positions			
22	of the parties cannot be taken into consideration by the clerk.			
23	Dated this day of May, 2012.			
24	William M. McCool, Clerk			
25	U. S. District Court By: S/ Joseph Whiteley Joseph Whiteley, Deputy in Charge			
26	TAXATION OF COSTS 1			